

WANTED.

"WANTED." "FOR SALE." "TO LET." "LOST." "FOUND." etc., in this column, occupying three lines or less, two insertions, twenty-five cents.

WANTED-A GIRL-About 14, to nurse a child in a small family. Apply to H. J. Chase, room No. 1-10, 100, Manchester Building, 100, 100.

WANTED-A man with a wish to travel and make money. Also, a carpenter, a female teacher, a girl to cook, wash and iron for a small family in the city. Also, for hire, clerks, porters, farm hands, bar-tenders, etc., at A. D. C. General Information and Agency Office, No. 302, 302, 302.

WANTED-A PARTNER-With \$150, in a very profitable business. Address "J. A.," Press Office.

WANTED-There will be at my office to-day a number of persons for female and other help. Those seeking employment will do well to leave their names immediately at No. 25 East Fourth street, between Main and Sycamore.

WANTED-A Man to bottle and make himself useful. Apply at the Buggy-All Cottage, 140 Main street.

WANTED-A WET NURSE. Apply at room No. 9 in building No. 201 Vine street, between Fifth and Sixth.

WANTED-A Gentleman of experience in hotel keeping, in this and other countries, is desirous of obtaining a permanent position in some respectable hotel, in this or any other city, either as general superintendent or principal office clerk. References of the first class will be given to the person or persons who suit. Communications stating particulars, addressed to W. J. Beck, at the office of the Daily Press, will be promptly attended to.

FOR SALE.

FOR SALE-FOUR BLACK AND TAN TERRIER PUPS, six weeks old. The breed is good for rat killing. Inquire at the stables on Burket street, between Vine and Race and Third and Fourth.

FOR SALE-A desirable Mt. Auburn residence, situated on Southern Avenue. For particulars inquire at the Washington Foundry, corner of Vine and Longworth streets.

LOST.

\$500 Reward.

LOST OR STOLEN-On the 7th inst., a Check for three thousand dollars on the Bank of the State of Indiana. Also, a five-thousand dollar Certificate of Deposit on the Kentucky Stock Bank. Payment having been stopped, they are of no value to any one but the owner. The above reward will be given for the return or apprehension of the thief, by Dr. Beck, of 297 Broadway, Cincinnati.

LOST-Yesterday, a Gold Fox-Chain. \$5 Reward will be paid if returned to No. 12 Main street. [Commercial and Enquirer copy 3 times; ch. Press.]

FOUND.

FOUND-A WATCH AND CHAIN-That the owner can have by proving property and paying charges, by applying at the Ludlow House, corner of Ludlow and Second streets.

FOR HIRE.

FOR HIRE-A stout, sober, honest and industrious young German man, as Porter, or to make himself useful to his employer. Also, a first-class German Gardener, can milk, take care of horses, has a wife, no children. Also, other first-class help, both German and English, at 25 East Fourth street.

BOARDING.

BOARDING-A Gentleman and Wife, or two single Gentlemen, can be accommodated with board and pleasant rooms, (unfurnished.) Apply at the South-east corner Fifth and Western Row.

Eriasson's New Calorie Engine, by which this paper is printed, proves a success. It runs Hoe's lightning double cylinder press, throwing off three thousand impressions per hour, at an expense, for fuel, of one cent and a half per same time. Our press and engine room is open to the public at 10 o'clock P. M. Ladies and gentlemen, welcome!

Clothing Intelligence.

SPRAGUE'S

Compliments to all. Will be home for three months. No. 10 East Fourth Street.

APRIL 13, 1850. (367)

SPRAGUE & CO., Cassimere Suits, 10 East Fourth Street.

Sprague & Co. will fit you in Coats, 10 East Fourth Street.

Will remove to the corner of Fourth and Vine first of August.

Departure of Trains.

CINCINNATI, HAMILTON & DAYTON-6:00 A. M., 8:40 A. M., 1:30 P. M., 3:40 P. M., Hamilton Accommodation.

CINCINNATI & ST. LOUIS-9:00 A. M., 4:15 P. M., 10:30 P. M., Louisville Express.

CINCINNATI & CINCINNATI-6 A. M., 4:15 P. M., 8:30 P. M., Chicago and Terre Haute Night Express.

LITTLE MIAMI-6:00 A. M., 4:15 P. M., 11:30 P. M., Cincinnati, Marietta & Parkersburg-From East Front Street Depot-6:30 A. M., 3:30 P. M., Cincinnati, Marietta & Parkersburg-From East Front Street Depot-9 A. M., 4:15 P. M., Cincinnati, Richmond & Indianapolis-6:00 A. M., 4:30 P. M., Anderson, Kokomo & Logansport-From Cincinnati, Hamilton & Dayton Depot-6:00 A. M.

Local News.

CINCINNATI, WEDNESDAY, APRIL 13.

On Monday morning, a man representing himself to be a machinist, carpenter, etc., called at 145 West Third street and asked for work, being, as he stated, out of employment, destitute and hungry. He was furnished a breakfast, and a job was offered him of building a shed and of sawing a load of wood. After his meal he complained of being unwell and left, but came back in time to get his dinner, after which the lady, at his suggestion, gave him three copper kettles to mend, worth seven, ten and fourteen dollars. He said that he had an opportunity of doing such jobs in the shop of Gibson & Co., on Vine street, but this firm knew nothing of the tinker, and neither he nor the kettles have since appeared. He is about forty years of age, and thought to be a Scotchman. Our citizens would do well to look out for him.

COMMISSIONERS' PROCEEDINGS.-The following resolution was passed by the Board of County Commissioners:

That the County Engineer be directed to employ a suitable person to repair a small bridge on the road running on the east side of the canal above Lockland, provided the same will not exceed a cost of \$100.

A bill of \$432 was ordered to be paid to Jerry Musser for excavations at the Lunatic Asylum at Carthage.

A committee of the Guthrie Greys made application to the Board for a room in the Court-house to store their arms in. No action was taken on it by the Board.

THE "PRESS" ON HOPKINS STREET.-One of our carriers says that he delivers twenty-five copies of the DAILY PRESS to citizens residing on Hopkins street, between John and Cutter.

JUDICIAL PROCEEDINGS.-The jury yesterday sentenced Joseph Meyer to the chain-gang for the term of thirty days, for stealing a vest, valued at \$1.50, from a gentleman on the levee.

SOME malicious wretch shot a bullet through the show-window of Mr. John D. Park, corner of Fourth and Walnut streets, night before last.

THE TRUSTEES OF THE WATER-WORKS WILL MAKE THEIR APPOINTMENTS THE 1ST OF MAY.

The new Council meet to-night, when the Standing Committees will be announced.

Our city has been unusually quiet during the past three or four days.

The Grand Jury, in their report of day before yesterday, urgently recommended the necessity of building a new jail.

MESTER'S CORNET BAND will commence their promenade concerts, at Moore's Garden, on the 1st of May.

The number of applications for appointment on the police force sent in to the new Mayor are quite numerous.

CHAS. REYNOLDS, Esq., the interpreter of the Police Court, has been retained in office by the new Judge.

The writ of habeas corpus, directed to Officers Bunker and Hudson, intending to test the validity of the new Police Bill, will be taken up in Judge Storor's Court Saturday next.

We understand that the Masonic Fraternity of Newport, Ky., are to have a grand celebration in that place on the 16th inst. Hon. Robert Morris, Grand Master of the State, has been selected as orator for the occasion.

A COMPLIMENTARY supper was given at the Telegraph House, last evening, to Col. James Reynolds, of the Washington Battalion of this city, and Thomas J. Peter, Esq., late City Civil Engineer, Judge Mallon presiding.

It is with pleasure we refer to the fact that the Union Bank (whose advertisement appears in to-day's Press) has, since its establishment, some nine or ten years since, borne the reputation of being conducted on safe and honorable principles.

The earnings of the Cleveland, Columbus and Cincinnati Railroad for the month of March were-for freight, \$51,429 37; for passengers, \$33,341 82; for rent, \$6,325 65; total, \$91,096 84-being an increase over the receipts for March, 1859, of \$2,573 88.

HENRY BATTUS, one of the "sable sons," was before the Police Judge, yesterday, upon a charge of threatening to take the life of one Joseph Blain. Henry has now the benefit of a "few days" in the City Prison, where he will doubtless have an opportunity to reflect and reform.

THE "Mechanics' and Manufacturers' Exchange" has assumed quite a business-like appearance. There was a good attendance yesterday, and considerable was done in the way of trade. Bring in your samples and specimens. The hour of meeting is from eleven to twelve o'clock.

PERSONAL.-We had the pleasure of a visit yesterday from A. B. Livingston, Esq., the good-looking editor and proprietor of the American Citizen, published at Hillsboro', Ohio. "Andy" was very much pleased with our new Calorie engine, and thinks it decidedly a great institution.

A SILENT "MILL."-Yesterday, the "fancy" were on the qui vive-a fight was on hand; but the combatants failed to meet at the time appointed, and the fight-didn't come off. We learn a "man of muscle" came from Detroit to fight a man of science, in our city; and furthermore, that the Detroit "buffer" failed, and forfeited.

THE PROSPECT OF GOOD FRUIT.-We have been presented with a branch of a cherry-tree, in full blossom, from the "Cherry Hill Farm," in Campbell County, Ky., cultivated by T. Wrightson, Esq., which shows the best evidence of an abundance of fruit this season. We learn from Mr. W. that his peach, plum and apple-trees show equal signs of a good crop, both in quantity and quality.

WE have often heard it stated that it takes nine tailors to make a man, but the following shows that it only takes two to make a trade. Dr. Joseph Taylor, of Newport, Ky., has sold to Dr. Joseph Taylor, of New Jersey, a lot on the south side of Front street, between Vine and Race, measuring 69 by 85 feet, for \$8,400, cash. The improvements are not of much value. Messrs. Gregg & Harvey, agents.

SAD ACCIDENT.-A citizen of Newport, named B. H. D. Remme, while sailing on the river with a young man, was capsized near the Gas-works, yesterday, by running under the bow of a flatboat. It was with the utmost difficulty his companion saved himself. Mr. Remme arose once or twice, and then sank to a watery grave. He leaves a wife and five children, and was a member of Manna Lodge, No. 55, T. O. O. F., of Newport. His body has not yet been recovered.

ATTEMPT TO PASS COUNTERFEIT MONEY.-A couple of strangers, on Monday evening, entered the establishment of Mr. John Finger, situated on the south-east corner of Vine and Fifth streets, and, after calling for "drinks," presented in payment a one-dollar bill, which, upon examination, proved to be counterfeit. The landlord refused to accept the same, when a ten-dollar bill was presented, which also proved to be of a similar character. Mr. Finger, giving his barkeeper the wink, stepped out for the purpose of procuring the services of a proper officer, but had not proceeded far before he was informed that his "friends" had "planked up" the equivalent-ten cents, in specie-and retired, perhaps to seek a more favorable field for operation.

SALE OF REAL ESTATE.-The sale of real estate, advertised in the PRESS for some days past to come off on Tuesday the 11th (yesterday) took place at the time appointed. The lots, thirty-six in all, are located on Freeman, Seventh, Eighth and Barr streets, and belonged to the estate of David Loring, Esq., deceased.

The Auctioneers, Messrs. Cooper & Stokes, of 14 East Fourth street, had the gratification of meeting on the ground a crowd of persons desirous of purchasing-the like of which for numbers and respectability has not been seen for several years. The bidding was spirited and no time was lost, as may be inferred from the fact that all the lots were sold in one hour and a quarter.

The lowest amount per foot realized was \$45, and the highest reached \$130, every foot being sold to "good men and true." The total amount of the sales foot up to \$60,315. Every sale was a bona fide one.

LAW REPORT.

SUPERIOR COURT.

CASE DECIDED BY JUDGE STOROR.-Evans and Swift vs. Goodin and others. In this case it was decided, that the grantee of real property can maintain an action for rent against a tenant in possession of the premises under the grantor, and who is afterwards put in possession in violation of the grantor's title. There must be a tenancy, express or implied, existing between the parties.

THAT, by the law of March 17, 1850, this Court has jurisdiction of the case of Evans and Swift vs. Goodin and others, and the same is returned from the Common Pleas, if it had original jurisdiction.

ARGUMENTS were heard by Judges Graham and Spencer in the case of Evans and Swift vs. Goodin and others, directed to John Bunker and Phineas Hudson, was laid over until the last of the week.

SERVICE OF JUDGES.-During the non-attendance of Judge Storor, the case of Evans and Swift vs. Goodin and others, was heard by Judge Graham, who gave the right to challenge a party called to serve as a juror, if he had served on the panel during the term. It seemed to him a singular law, and that those who introduced it had not read the old law, brought in several years ago, by Mr. Brough, which, indeed, conferred a great privilege on the juror, in that law (the old one) a party introduced as a juror, who had already served within the year, he should hold to the old law until he was advised.

COMMON PLEAS.

CRIMINAL SIDE.-The trial in the case of Abraham Grapewine, charged with murder in the second degree, was fixed at \$2,500 by Judge Mallon, and the trial was continued until June.

PLUNKET, indicted for malicious stabbing, tendered a plea of assault and battery, which was accepted, and upon inquiry into the circumstances of the case it appeared that a rumor had reached the jury that the defendant had been indicted for the murder of the plaintiff's wife, in a manner calculated to excite the jury's anger, and while the parties were under the influence of this rumor, the jury returned a verdict against the defendant under a knife. He received a good character from his employer, and in view of all the circumstances Judge Mallon thought the case did not call for a heavy punishment. The use of the knife could not, however, be overlooked, though it appeared that the defendant had been set upon by several parties. One day's imprisonment in the dungeon and to pay costs was the sentence. In another case against the same defendant he was sentenced to pay costs.

THOMAS DAVIS was arraigned on a charge of perjury, alleged to be committed before a Notary Public in a deposition introduced in a trial in several cases, where suit was brought to recover money stolen from a prize light. The accused put in a plea of not guilty.

Retirement of Mayor Thomas.

In compliance with a request of Mayor Thomas, the Police force of the City of Cincinnati met at the Council Chamber yesterday afternoon, for the purpose of hearing his valedictory address, and receiving an introduction to the newly elected Mayor, R. M. Bishop.

The meeting being organized, Mayor Thomas remarked, that in retiring he was happy to say that his relations with those under his control had been of the most friendly nature. He had always found them kind and courteous, ever willing to perform their duties, and sincerely hoped that the same relations would exist between them and his successor in office. He then introduced Mayor Bishop, who made a neat and appropriate speech, particularly recommending strict temperance habits.

James L. Ruffin, Esq., then stepped forward, and in a neat little speech presented his Honor with a handsome gold-headed cane, bearing the following inscription: "Presented to N. W. Thomas, by the Police Department of Cincinnati, Ohio, April 12, 1859." Mayor Thomas remarked that he was taken very much by surprise, so much so as to render it impossible for him to give expression to his feelings. He kindly thanked the gentlemen for the honor bestowed upon him, and expressed the hope that, when "life's sturl dream was o'er," he might meet them in a better world.

The presentation was accompanied with the preamble and resolutions.

At a meeting of the members of the Police force of the city of Cincinnati, held at Ninth-street Station-house, on the 12th day of April, 1859, the following preamble and resolutions were unanimously adopted:

WHEREAS, The Hon. N. W. Thomas' term of office, as Mayor of the city of Cincinnati, has expired;

Resolved, That we, the Police force of the city, return to him our warmest thanks for the kindness and courtesy which he has always manifested toward us.

Resolved, That in his retirement from office, he carry with him our best wishes for his health and continued prosperity.

J. L. RUFFIN, Ch'm.

A. COOK, Sec'y.

OHIO MECHANICS' INSTITUTE.-A regular meeting of the members took place last evening in the large hall of the Institute, Mr. Wiltach, President, in the Chair. The Secretary, Mr. Whitson, having read the minutes of the previous meeting, the majority report of the committee appointed to inquire into and report on the celebrated "Shell Question" was presented, which recommended that Professor Christie be paid interest for the use of the Cabinet, at the rate of eight per cent. per annum.

A resolution for authorizing the Treasurer to pay over to the Professor the sum of \$160 (half a year's interest), based upon the recommendation of the report, was submitted, which led to a very prolonged discussion as to the obligation of the Institute to pay anything for the accommodation of the Professor, by permitting this Cabinet to be removed for safe keeping within the walls of their building at a time when he did not know where to stow it away.

The assertions and counter-assertions, questions and explanations, statements and corrections of statements, came so fast and thick-confusively thick, one after another, (some contending that the Institute owed the Professor nothing, while others were equally positive that he was entitled to \$360 a year)-that one of the members, in view of the fact that "the more the subject was inquired into the more mixed it became," proposed that the resolution be laid over, which was agreed to.

In the course of the discussion a "spice" of personality appeared-Mr. Latta proposing to pay half the alleged debt if Mr. Wiltach would pay the other half, which proposal the latter gentleman accepted; but Mr. Caldwell firmly objected to any such mode of settling the question at issue. He said, if there was any thing due to the Professor by the Institute, he wanted to pay his share, and he, for one, would never consent that any personal feeling between members should be permitted to interfere with his responsibility to bear his lawful share of the burdens of the Institute. Mr. Caldwell's view of the matter was favorably received.

On the question of nominating a committee of ten for making arrangements for the Seventeenth Exhibition being submitted, an amendment was proposed by Mr. Bruce, and seconded by Mr. Thorpe, that five be substituted for ten, but it failed to pass.

The following gentlemen were then unanimously appointed to form the Exhibition Committee: Geo. W. Runyan, J. M. Henry, B. C. True, W. B. Dunlap, R. C. Phillips, James Pearce, W. Stanton, F. Rammelsberg, H. W. Stephenson, and H. L. Turney.

A resolution for authorizing the Clerk to cut off all defaulters in the sum of \$60 from the record of membership, led to a brief discussion, which was brought to a close by the adoption of an amendment, by Mr. Caldwell, that a provision for dealing with defaulters (of which the Constitution was at present innocent) be introduced at next meeting. Meeting adjourned.

LATEST BY TELEGRAPH.

The Washington Tragedy.

TRIAL OF DANIEL E. SICKLES.

(Member of Congress from New York.)

CHARGED WITH THE

MURDER OF PHILIP BARTON KEY,

(United States District Attorney.)

CLERGYMEN IN ATTENDANCE.

IMPORTANT WITNESSES.

A REPORTER OF THE CONGRESSIONAL GLOBE EXAMINED!

Rev. Smith Payne on the Stand!

Confession of Mrs. Sickles!

(THERESA BAGIOLI.)

DETAILS OF THE CRIME WHICH LED TO THE MURDER OF KEY, WRITTEN BY HER OWN HAND.

HON. R. J. WALKER SWORN.

A SCENE OF PAINFUL INTEREST.

WITNESSES, PRISONER AND SPECTATORS IN TEARS.

BRIDGET DUFFY'S TESTIMONY OF THE SUFFERINGS OF MR. AND MRS. SICKLES DURING THE NIGHT OF AGES.

WASHINGTON, April 12.-Judge Crawford took his seat on the bench at twenty minutes past ten o'clock.

Mr. Sickles was brought in and placed in the dock. Rev. Dr. Payne, pastor of the Episcopal Church, occupied a seat among the prisoner's counsel, and the Rev. Mr. Haley, a son near the prisoner. Mr. Woodbridge, who has figured so conspicuously in the case, occupied a seat next to Mr. Sickles' father. He is a tall, powerfully built man, of some 35 years of age. He lost the use of his lower limbs by an accident, and has consequently, to use crutches. He wears a thick moustache, but no whiskers, and is a resolute-looking man.

John J. McElhane was the first witness called for the defense, and was examined by Mr. Brady; resides in Philadelphia; is one of the reporters of the Congressional Globe; has known Mr. Sickles two or three years; has known Mr. Sickles since the latter was indicted; has frequently, and was one of the friends of friendship with him; has known Key seven or eight years; had frequent opportunities of knowing the relations that existed between him and Sickles. Whenever I saw them together, they always held toward each other the language of friendship and affection. Mr. Key frequently expressed his friendship for Sickles.

Jonah D. Hoover examined.-Resides in Washington, and formerly United States Marshal. Mr. Key was my most intimate and cherished friend for ten years or more. First became acquainted with Sickles sometime after the inauguration of President Pierce, because Sickles frequently called on me, and I introduced him to Sickles either at Willard's or at my own house. The relations which existed between Key and Sickles were relations of friendship. He was examined regarding the correspondence between Key and Sickles, which took place in 1858. Key had written him a letter, a note from Sickles, telling him that that affair was concerned, he was perfectly satisfied, and that he hoped their relations would continue as previously.

Q.-In your interview with Sickles, what expression of kindness toward Key did he use?

A.-He said he was always kind to Key, and thought him a man of honor; that this thing shocked him when he first heard of it, but that owing to Key's and my assurance, he was willing to meet him as formerly.

Rev. Smith Payne examined.-Am a clergyman of the Episcopal Church; reside in Washington; know Sickles and his wife; made their acquaintance twelve months ago; saw Sickles on the Saturday preceding the day of Key's death; it was about five o'clock in the afternoon; I was coming from the Capitol in a carriage with my son; as we were passing Lafayette Square my attention was called by my son to Sickles, who was passing, going eastward. He was struck by my appearance, and called my son's attention to it.

I do not know that I can accurately define it now; the impression made on me was that his appearance was very peculiar; perhaps in attempting to define it I mix up my subsequent impressions with those which I had at the time. I do not know that I can accurately draw a line between my previous impressions and those which I have now. I said to my son, "How very bad or how very good he looked; but I do not recollect the precise words." It was enough to show that my attention was called specifically to the peculiarity of his appearance. The impression produced on my mind certainly was that there was a kind of mingled defiant air about him-a desolate air. I do not know how otherwise to define it. He said he had always liked Key, and that he was driving in front of the President's house homeward. He was walking the opposite way in front of the President's house. We saw him approaching; was walking rapidly; he did not address me; I do not know that he saw me.

Hon. R. J. Walker sworn.-Either three or twenty minutes after three o'clock, at Sickles' house, I was called to the door by a woman, who said that she had been brought on by a man, who was walking the opposite way in front of the President's house. We saw him approaching; was walking rapidly; he did not address me; I do not know that he saw me.

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